IN THE SUPERIOR COURT OF CARROLL COUNTY STATE OF GEORGIA

STATE OF GEORGIA DOCKET NO.: 10CR377 v. Shanna Shanta Shackleford Defendant(s).

MOTION TO ENTER NOLLE PROSEQUI

NOW COMES THE STATE OF GEORGIA, by and through the District Attorney, and moves this Honorable Court to enter, as to, nolle prosequi, for the following reason(s):

The attorneys and investigators from the District Attorney's Office have met with the defendant's attorneys and come to an agreement as to the benefit both sides would receive from an independent investigation by the defendant's experts. This was agreed to by our office since the State's case was based primarily on the insurance company's analysis as to the cause of the fire.

The State and the defendant's attorneys John Howe, Mac Pilgrim, Stephen Bright, and Palmer Singleton have all made multiple attempts over a twelve month period to obtain the material necessary for these independent tests to be completed. However, as of this date, this case has been continued for over five trial calendars and we have not received said materials.

Therefore, the State is electing not to proceed with charges against the above-named defendant at this time.

This 5th day of September, 2012.

istant District Attorney

ORDER

Upon consideration of the State's motion, it is hereby ordered that nolle prosequi shall be entered

SO ORDERED, this 5 day of 50, 2015

JUDGE, SUPERIOR COURT OF COWETA COUNTY

as to..